

**IN THE UNITED STATES DISTRICT COURT
FOR THE DISTRICT OF MONTANA
BUTTE DIVISION**

NAUTILUS INSURANCE
COMPANY,

Plaintiff,

vs.

EMPLOYERS MUTUAL
CASUALTY COMPANY;
SENTINEL INSURANCE
COMPANY LIMITED; THOSE
CERTAIN UNDERWRITERS OF
LLOYD'S OF LONDON
SUBSCRIBING TO VARIOUS
POLICY NUMBERS;¹ AND, THE
TRAVELERS INDEMNITY
COMPANY OF AMERICA,

Defendants.

No. CV 19-24-BU-SEH

ORDER

On July 2, 2020, Defendant Sentinel Insurance Company Limited filed a Motion to Enter Protective Order.² The motion is unopposed.³ Attached to the motion is a proposed protective order.⁴

¹ Policy Numbers N04NZ00790, N05NZ16950, N06NZ16880, and N07NZ18290.

² Doc. 62.

³ See Doc. 62 at 2, Doc. 69, and Doc. 72.

⁴ See Doc. 62-1.

Counsel are apprised the Court is not disposed to approval of any requested protective order that is inconsistent with and that does not include, in substance, the following language:


“Filing of documents subject to a protective order shall require a motion for leave to redact and be conducted in compliance with L.R. 26.4(b)(2). No redacted document shall be considered by the Court or relied upon by any party absent an order of Court so permitting.”

“All parties understand that all documents relied upon by the Court in resolving any issue before the Court, including documents redacted, will be unredacted and made public contemporaneously with the Court’s ruling on the issue.”

ORDERED:

Defendant Sentinel Insurance Company Limited may resubmit a proposed protective order on or before **July 23, 2020**, consistent with this Order.

DATED this 16th day of July, 2020.



SAM E. HADDON
United States District Judge